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Motion might stymie Ron Rewald's 'CIA defense'

By Walter Wright

Ronald Rewald's "CIA defense" would be eliminated from his Aug. 5 trial if the prosecution has its way, documents filed in federal court Federal prosecutors have

filed a motion to remove from Rewald's trial next month the Rewald's trial next month the foundations of perfery brought are mine by a grand jury! Lugust. That would leave Re. ald facing 94 charges of fraud, securities violations and income tax evasion.

Federal Juste Harold S. Fong has said newald is entitled to information relating to the CIA to defend himself against the perjudy charges, because his alleged false statements are his claims that the

CIA set up and ran his company.

But if the perjury charges are separated from the rest, to be tried at a later date, it is an open question how much — if any — CIA material Rewald could introduce in his defense to the fraud, tax and securities charges.

One of Rewaid's defense But if the perjury charges are separated from the rest, to be tried at a later date, it is an open question how much — if any — CIA material Rewald could introduce in his defense to the fraud, tax and securities charges.
One of Rewald's defense

One of Rewald's delense attorneys, Assistant Federal Public Defender Brian Tamaga-ha, said yesterday the government's strategy appears to be to try to "keep out as much classified information as possible." Tamanaha said the defense does not agree with the fense does not agree with the government that CIA-related material becomes irrelevant if the perjury charges are not included.
"The judge has said that if Rewald's allegations about the

newalds attorneys charge that there is no reason to classify the motion secret, and that to do so "so obviously an attempt to violate the defend-ant's Sixth Amendment right to within trial"

ant's Sixth Amendment right to a public trial."
Assistant U.S. Attorney John Peyton said the government has since sought to file a slightly changed version of the motion in open court. Visiting federal District Judge Spencer
Williams is expected to consid-

er that request today.

The kinds of things that might be kept out of the trial by a narrow ruling on relevance of CIA matters was indicated waters that the Thanks of the control of the cated yesterday when Tamana-ha filed a motion seeking from the government evidence that he said tends to clear Rewald.

The lawyer asked the gov-ernment to disclose all it knows about a meeting between one-time Rewald company secre-tary Jackie Vos and Honolulu businessman Robert C. Allen following Rewald's 1983 suicide attempt and the collapse of the

denies that.

Vos claimed in a statement filed in court by Rewald's lawyers yesterday that Allen told her Rewald was "laundering dirty money" and that he had threatened Rewald if he didn't "quit his lifestyle and make the investments that we told him to make."

Vos claimed Allen and another man, an Angelo Cancel, asked her to find a "green about some of Harris' records, asked her to find a "green about some of Harris' records, agreed to hold some document, asked her to find a "green about some of Harris' records, agreed to hold some documents between the decuments to the state of the decuments to the state of the state of

to make."

Vos claimed Allen and another man, an Angelo Cancel, asked her to find a "green, book" that Tammaha now says is known to contain a complete

attorneys a few days later.





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